EXHIBIT B-3 NAACP & MALC DUPLICATIVE

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TXNAACP-BLEDSOE

Gary Bledsoe

Date	Description	User/Quant	Code
		ity	
04/29/2014	ACTIVITIES: Appear for/attend: Conference Call on NAACP Responses to RFPs	1.3	D
09/02/2014	Bench Trial @ 9:00am 3rd floor Rm 310 Attended trial, assisted with depo prep and preparation for cross- examinations	4	V, D
09/03/2014	Bench Trial @ 9:00am 3rd floor Rm 310 Attended trial, assisted with depo prep and preparation for cross- examinations	8	V,D
09/04/2014	Bench Trial @ 9:00am 3rd floor Rm 310 Attended trial, assisted with depo prep and preparation for	8	V,D
03/07/2017	ACTIVITIES: Draft/revise: Reviewing emails, drafts and making comments on drafting	1.8	V, D

TOTAL 23.1

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DDT		AT ATT	TOTAL
ВК.Н	INNA	N CHI	NTER

Myrna Pérez	BRENNAN CENTER		
1129 1110 1 01 01	Review and respond to emails re Minnite FOF research		
	(1.5); Review and respond to V. Agraharkar re: FOF		
7/18/2014	results section (1.5)	3	D
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(270)		
	Review and respond to emails re: FOFs draft (1); Review		
8/20/2014	and respond to emails re: affected persons search (.5)	1.5	BD, D, E
0.20.2011	Review, revise, and respond to emails re: FOF/COL	1.0	22,2,2
	updates (.5); Review and respond to emails re: legal		
	research by V. Agraharkar (.5); Review and respond to		
9/18/2014	emails re: trial strategy (.5);	1.5	D
0.10.2011	Review and respond to emails re: Closing outline (1.5);	1.0	
	Review and respond to emails re: strategy on Stay brief		
9/21/2014		2	D
0,21,2011	Review and respond to emails re: Strategy over upcoming		
	Stay briefings (.5); Review and Revise State of Texas'		
10/11/2014	Advisory (.5)	1	D
10/11/2011	Review and respond to emails re: filing strategy (.2);		
	Review and respond to emails re: co counsel's Emergency		
	Application to Vacate Stay draft (2.5); Review and respond		
	to emails re: communications strategy (.5); Confer with co-		
	counsel with W. Weiser and E. Rosenberg re: brief		
10/13/2014	strategy (1.5)	4.7	D, E
10/10/2011	Review and respond to emails re draft appellate brief	1.1	, E
2/14/2015	comments/edits from Lawyers' Comm. (1.5)	1.5	D
2/11/2010	Review and respond to emails re draft appellate brief	1.0	
2/15/2015	comments/edits from Lawyers' Comm. (.5)	0.5	D
2/10/2010	Review and respond to emails re draft appellate brief	0.0	
2/16/2015	comments/edits from Lawyers' Comm. (.5)	0.5	D
2,10,2010	Confer with co-counsel with co counsel re Upcoming	0.0	
	appellate brief (1); Review and respond to emails re brief		
2/17/2015	strategy (.5)	0.5	D
2/18/2015	Review, edit, and respond to emails re appellate brief (1.5)	1.5	D
2,10,2010	Review and respond to emails re TX proposed motion (.1);	1.0	
	Review updated appellate brief and comments (1.2); Meet		
2/19/2015	with Brennan Center Texas team re brief (1)	1.1	D
2/10/2010	Review and respond to emails re appellate brief drafting	111	
2/20/2015		2	D
	Review and respond to emails re appellate brief drafting	_	
2/21/2015		1	D
	Review and respond to emails re appellate brief drafting	_	
2/22/2015		1	D
	Review and respond to emails re appellate brief drafting		
2/23/2015	(1);Confer with Private plaintiffs (1); Review TX brief (1)	2	D
	Confer with co-counsel with co counsel re appellate brief		
2/24/2015	(1); Review and respond to emails re brief strategy (1.5)	1.5	D
	Review and respond to emails re oral argument strategy		
3/25/2015		0.5	D
2 21 2 2 2	Review and respond to emails re oral argument strategy		
3/27/2015		0.5	D
	Review and respond to emails re oral argument strategy		
3/30/2015		0.2	D
	Review and respond to emails re oral argument prep (1)	1	D
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	BRENNAN CENTER		
	Confer with co-counsel with co counsel re trial prep (1);		
	Review and respond to emails re oral argument prep (.5);		
	Draft brief (1)	1	D
	Review and respond to emails re oral argument prep (1)	1	D
	Review and respond to emails re oral argument prep (1)	1	D
4/20/2015	Review and respond to emails re oral argument prep (1)	1	D
	Review and respond to emails re oral argument prep (3);		
4/27/2015	Travel to argument (5);	3	D
	Confer with co counsel re DOJ reply brief draft (2); Review		
	and respond to emails with co counsel re Reply brief draft		
	(1); Review and revise reply brief draft (1)	4	D, E
12/16/2015	Confer with co counsel re Draft 28(j) letter (2)	1.5	D, E
	Review and respond to emails with E. Rosenberg re: meet		
	and confer regarding remedies (.2); call with E. Rosenberg		
	re: confer with state regarding remedies (.5); call with all		
	plaintiffs re: remedies (1); Meet with A. Gitlin re: response		
1/19/2016	to motion to stay (.2)	1.9	D, E
	Review and respond to emails re Strategy for potential		
2/2/2016	motion on mandate (.2)	0.2	D
2/8/2016	Review and respond to emails re advocacy strategy (.1); Confer with co counsel re 5th Circuit order en banc (1);	0.1	D
	Confer with all plaintiffs re 5th Circuit order (1); Review		
	and respond to emails re En Banc brief (.2); Review and		
	respond to emails re J. Clark's legal research for en banc		
3/15/2016	brief (.6);	2.8	D, E
	Review and respond to emails re J. Clark's legal research		
	for en banc brief (.2); Review and respond to emails re		
3/18/2016	Letter in support of Veasey motion (.2);	0.4	D
	Review and respond to emails re J. Clark's legal research		
3/28/2016	for en banc brief (.2);	0.2	D
	Review and respond to emails re BC discriminatory		
	history research for brief (1); Review and respond to		
3/29/2016	emails re TX motion to extend brief deadline (.2);	1.2	D
	Review and respond to emails re En Banc brief (.2);		
	Review and provide feedback for outline of En Banc brief		
	(1.5); Review and respond to emails re Oral argument		
	planning (.3); Review and respond to emails re Amicus		
4/20/2016	strategy (.2); Texas Photo ID Call with BC team (.5)	2.7	D
	Confer with co counsel re En Banc brief outline (1);		
	Review and respond to emails re En Banc brief outline		
	(.9); Review and respond to emails re Amicus strategy (.1);		
	Review and provide feedback for updated outline of En		
4/21/2016	Banc brief (1)	3	D, N
	Review and respond to emails re En Banc brief (1); Review		_,
4/25/2016	and respond to emails re Amicus briefs (.2);	1.2	D, N
1/20/2010	Review and respond to emails re Amicus briefs (.2); Confer	1.2	2,11
	with W. Weiser and S. Rosdeitcher re Draft of intent		
4/26/2016	section (1.5)	1.7	D, N
	Review and respond to emails re En Banc brief (1); Review		,
	Lawyers' Committees' draft of Brief section (1); Review		
4/27/2016	and respond to emails re Amicus briefs (.2);	2.2	D, N
112112010	Texas brief outline discussion with BC team (.5); Confer	-	٠, ١١
	with co counsel re en banc brief (.6); Review and respond		
<u> </u>	to emails re communications strategy (.1);	1.2	D
414014010	no omano te communicamono omategy (.1),	1.4	ע

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	Review and respond to emails re intent section (.8);		_
5/1/2016	Review and revise updated draft of en banc draft (1.5)	2.3	D
	Review and respond to emails re En Banc brief (1); Review		
	and provide feedback for En Banc brief (5); Review and		
5/2/2016	respond to emails re Oral argument planning (.3);	6.3	D
	Discuss Comments on TX Brief Outline (2); Confer with co		
	counsel re oral argument/en banc brief (3.2); Review and		
	respond to emails re En Banc brief (1.2); Review and		
5/3/2016	respond to emails re Oral argument planning (1.1); TX Voter ID Call (1); Review and respond to emails re En	7.5	D, E
	Banc brief (2); Review and respond to emails re Oral		
	argument planning (1.3); Review and provide feedback re:		
	J. Clark's Statement of Case (1.2); Review and provide		
5/4/2016	feedback for En Banc brief (2);	7.5	D,E
	Review and respond to emails re En Banc brief (2);		
	Review, provide feedback for, and consolidate En Banc		
5/6/2016	brief (4);	6	D, E
	Confer with co counsel re En banc brief (1); Review and		
	respond to emails re En Banc brief (3); Review, provide		
5/7/2016	feedback for, and consolidate En Banc brief (7);	11	D, E
	Review and respond to emails re En Banc brief (2);		
	Review, provide feedback for, and consolidate En Banc		
5/8/2016	brief (7);	9	D,E
	Review and respond to emails re En Banc brief (2);		
	Review, provide feedback for, and consolidate En Banc		
5/9/2016	brief (3);	5	D,E
	Oral argument mock (4); Review and respond to emails re		
	oral argument (.2);	4.2	D
5/22/2016	Review and respond to emails re 28(j) letter (.3);	0.3	D,E
	Confer with co counsel re oral argument recap (1.2);		
6/1/2016	Review and respond to emails re oral argument recap (.3);	1.5	D,E
7/11/2016	Confer w co counsel re 5th circuit strategy (1)	1	D,E
7/13/2016	Review and respond to emails re 5th circuit outcomes (.2)	0.2	D,E
	Review and respond to emails re Supreme Court filing (.2);		
	Review En Banc decision (1); Review and respond to		
7/20/2016	emails re En Banc decision (1);	2.2	D,E
	Veasey Plaintiffs call (1); Review and respond to emails re		
	En Banc decision (2); Review J. Clark's En Banc opinion		
	summary (.5); Review and respond to emails re Remedy		
7/21/2016	implementation (.3);	3.8	D,E
	Call with E. Rosenberg and LDF re: response to motion to		
	stay (.5); Confer with opposing counsel re upcoming		
	elections (1); Review and respond to emails re		
1	implementation (2); Confer with co counsel re		
22-Jul-16	implementation (1)	4.5	D,E
	Confer with co counsel re implementation (1); Review and		
7/23/2016	respond to emails re implementation (4);	5	D,E
	Confer with co counsel re Cert petition (1.2); Review and		·
9/28/2016	respond to emails re Cert petition (1.3);	1.1	D,E
	Review and respond to emails re draft DOJ FOF (1.2);		,
	Confer with co counsel re FOF draft and opp. Cert status		
10/17/2016	(1.1); Review J. Clark's edits to FOF (.8)	0.8	D,E
	1, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,	· -	, .

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BRENNAN CENTER

Drennan C	CNICA		
11/24/2016 Review and respond to emails re brief draft	t (1.5); 1.5		D,E
	TOTAL	141	

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	DECHERT			
Timekeeper	Workdate	Bill Hours	Narr	
Rudd, Amy L.	1/15/2014	1.00	Prepare for and participate in conference call	
			with M. Posner and J. Garza regarding	
			Plaintiffs' witness interviews.	E,D
Rudd, Amy L.	2/6/2014	6.50	Prepare for and participate in interview of Luis	
			Figueroa; review draft 30(b)(6) notices.	E,D
Rudd, Amy L.	2/10/2014	3.70	Review trial transcripts for section 5 trial;	
			review draft 30(b)(6) deposition notices.	D
Rudd, Amy L.	9/15/2014	1.00	Revise findings of fact.	D
Rudd, Amy L.	10/13/2014	4.10	Review various iterations of draft emergency	
			application to vacate Fifth Circuit stay;	
			discussions with team regarding same.	D

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	DECHERT			
Timekeeper	WorkdateBi	ll Hours		
Rosenberg, Ezra D.	6/14/2013	1.00	Call with M Posner, B Kengel and L Stelcen	
<u>.</u>			regarding Section 2 Complaint.	D
Rosenberg, Ezra D.	7/11/2013	2.00	Participate in call with Brennan Center and	
			Lawyers' Committee re complaint and follow-up re	
			thereto.	E,D
Rosenberg, Ezra D.	8/19/2013	2.30	Call with M Posner, R Kengle, M Perez, J Garza re	
			strategy; prepare co-counsel agreement.	ED
D 1 E D	0/00/0010	1.00	0.11 :/1 1	E,D
Rosenberg, Ezra D.	8/26/2013		Call with co-counsel group.	D
Rosenberg, Ezra D.	9/3/2013	4.00	Participate in Lawyers' Committee litigation call;	
			conference call with co -counsel; follow-up emails re	E,D
Rosenberg, Ezra D.	9/18/2013		fact investigation. Prepare for and participate in Rule 26 conference	12,12
Rosenberg, Ezra D.	9/10/2013	4.50	and follow-up calls and emails with G Hebert and	
			co-plaintiff groups.	B,D
Rosenberg, Ezra D.	#########	2.40	Multi emails to co-counsel re Rule 26 issues;	,
Trocomooig, Edia E.			participate in call with DOJ and follow-up re	
			thereto.	E,D
Rosenberg, Ezra D.	############		Prepare for and participate in call with Lawyers	
			Committee and Brennan Center re briefing and	
			other issues; follow-up re thereto.	E, D
Rosenberg, Ezra D.	11/6/2013	2.30	Call with Lawyers Committee and Brennan Center	
			teams regarding miscellaneous issues; work on	17 D
			brief.	V,D
Rosenberg, Ezra D.	##########	4.00	Work on drafting brief; call with co-counsel re	
			experts; call with J Garza re new case, and multi-	$_{ m V,D,E}$
Rosenberg, Ezra D.	########	2.50	emails re thereto. Further revising of brief; prepare for and	V,D,E
Rosemberg, Ezra D.		2.50	participate in conference call with co-counsel;	
			confer with M Posner re brief; confer with M	
			Posner re expert issues	D,E
Rosenberg, Ezra D.	2/4/2014	2.30	Multi calls with DOJ re discovery issues; prepare	
J.			for and conduct call with all counsel; follow-up	
			emails re thereto; multi emails and calls re	
			hearing.	E,D
Rosenberg, Ezra D.	2/5/2014	3.50	Multi calls and emails with N Korgaonkor, C	
			Dunn, E Westfall, M Posner, M Perez, and M Yeary	
			regarding discovery and expert issues; participate	
			in conference call with DOJ; follow-up re thereto.	E,D
Rosenberg, Ezra D.	2/10/2014	4.50	Multi calls and emails with E Westfall, J	12,12
Rosemberg, Ezra D.	2/10/2014	4.50	Maranzano, M Posner, M Perez, co-counsel, G	
			Hebert re discovery issues; confer with M Barreto;	
			prepare for argument on motion for dismissal.	
			prepare for argument on motion for distinissar.	E, D
Rosenberg, Ezra D.	2/18/2014	3.60	Finish first draft of legislative privilege brief; call	
			with M Posner re miscellaneous issues; prepare	
			agenda for call with co-counsel; call with E Westfall	
			re hearings; call with J Maranzano re Texas	
			response to interrogatories.	D.E.
D1 E D	9/10/9014	0.00	Mr. 141 11 1	D,E
Rosenberg, Ezra D.	2/19/2014	2.00	Multi calls and emails with M Posner re legislative	D,E
	1		privilege brief and expert issues.	2,12

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DECHERT

			<u> DECHERT</u>	
Rosenberg, Ezra D.	3/14/2014	1.00	Call with M Posner; call with M Posner and DOJ re	
D 1 D D	0/15/001/	2.00	scheduling issues; review multi emails.	D,E
Rosenberg, Ezra D.	3/17/2014	2.00	Call with MPosner and M Perez re witnesses	
			issues; call with E Westfall re schedule; call with J	
			Scott re schedule; attention to discovery issues.	D,E
Rosenberg, Ezra D.	3/18/2014	1.40	Call with E Westfall; call with M Posner; review	D,E
nosemberg, Ezra D.	3/10/2014	1.40	material from Brennan Center re section 2	
			constitutionality.	D,E
Rosenberg, Ezra D.	3/19/2014	2.30	Calls with DOJ, M Posner and G Hebert re	2,2
recognizers, name b.	0/10/2011	2.80	scheduling issues; begin preparation for privilege.	
			some denning issues, sogni proparation for privileger	D,E
Rosenberg, Ezra D.	3/20/2014	2.00	Multi-calls with DOJ and M Posner regarding	
_			scheduling issues; prepare for and conduct call	
			with co-plaintiffs.	D,E
Rosenberg, Ezra D.	3/21/2014	0.80	Multi-emails and calls with DOJ regarding	
	<u> </u>		discovery issues.	D,E
Rosenberg, Ezra D.	3/24/2014	2.40	Multi calls with M Posner and M Perez re	
			depositions; call with E Westfall and J Maranzano	
			re depositions; emails to group re thereto.	D E
D 1 D D	0/07/001/	1.00	3.5.1 111 13.555	D,E
Rosenberg, Ezra D.	3/25/2014	1.30	Multi calls with E Westfall; multi calls with M	
			Posner re discovery issues; review Texas's filing.	D,E
Rosenberg, Ezra D.	3/26/2014	3 00	Calls with E Westfall re discovery; prepare	D,E
Rosemberg, Ezra D.	3/20/2014	5.00	allocation of 30(b)(6) assignments; calls with M	
			Posner and M Perez re thereto; prepare agenda for	
			all plaintiff call; call with N Baron re email to DOJ.	
			an plantin can, can with N baron le eman to boo.	D,E
Rosenberg, Ezra D.	3/27/2014	4.00	Multi calls with E Westfall, J Maranzano, M	
<i>O</i> ,			Posner, J Scott re discovery issues; prepare for and	
			conduct all plaintiff call; review multi emails to	
			and from Veasey plaintiffs re discovery; review	
			initial discovery requests to clients from Texas and	
			emails to clients re thereto; emails to and from N	
			Korgoankar re privilege decision.	
				D,E,B
Rosenberg, Ezra D.	3/28/2014	6.00	Multi-calls and emails regarding discovery issues	
			with DOJ and co-plaintiff; prepare for oral	D E
D 1 D D	1/0/001.4	4.00	argument on privilege issues.	D,E
Rosenberg, Ezra D.	4/2/2014		Multi calls and emails with DOJ and co-plaintiffs	
			in preparation for call with Texas; conduct calls	
			with Texas re attorney-client privilege and	
			scheduling issues; call with E Westfall re thereto;	
			call with D Freeman re thereto.	D,E
Rosenberg, Ezra D.	4/3/2014	3 20	Prepare for and participate in call with co-counsel;	· ,—
Two converses, Data D.	11012014	0.20	multi calls with DOJ; call with G Hebert; prepare	
			emails to Texas.	D,E,V
Rosenberg, Ezra D.	4/7/2014	3.20	Call with DOJ, Texas and other parties re	
		= .= 9	discovery issues; multi calls with M Posner and E	
			Westfall re thereto; review of trial protocol and	
			schedule drafts.	D,E
		La contraction de la contracti		-

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DECHERT

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Rosenberg, Ezra D.	4/8/2014	1.40	Multi-calls and emails with M Posner and G	
			Herbert and other plaintiffs regarding discovery	
			issues.	D,E
Rosenberg, Ezra D.	4/9/2014		Multi calls and emails with E Westfall, J	
rosenserg, Ezra B.	1/0/2011		Maranzano, G Hebert, and M Posner re discovery	
			•	
			issues and motion issues; participate in conference	
			call with G Hebert, A Derfner, E Simson, and M	D,E
D 1 D D	4/10/0014	4.00	Posner re trial preparation	D,E
Rosenberg, Ezra D.	4/10/2014	4.80	Multi calls and emails with DOJ and co-plaintiffs	
			re discovery and trial protocol issues; conduct all	
			plaintiff call; conduct call with Texas and all	
			parties re trial protocol; review briefing re	
			discovery to DOJ	D,E,B
Rosenberg, Ezra D.	4/14/2014	2.80	Multi calls with E Westfall re Advisory; calls with	
			M Yeary and L Cohan re thereto; emails with M	
			Posner re thereto; emails to and from J Scott re	
			deposition of Ingram.	E,D
Rosenberg, Ezra D.	4/15/2014		Preparation for hearing with Judge; multi emails	
<i>0</i> ′			to and from co-counsel and court re thereto; call	
			with M Perez re depositions.	E,D
Rosenberg, Ezra D.	4/16/2014		Participate in hearing with court; emails to and	,
rosenserg, Ezra B.	1/10/2011		from co-counsel re thereto; conference call with M	
			Bell-Platts and E Westfall and G Hebert re thereto;	
			·	
			emails to and from M Posner re thereto.	B,E,D
D	4/17/9014	F 00	M-14'11'41-NID CH-141 DW4C-11	D,E,D
Rosenberg, Ezra D.	4/17/2014		Multi calls with N Baron, G Hebert and E Westfall	
			re Ingram deposition; multi calls and emails in	
			preparation for all plaintiff call and call with DOJ;	
			call with all plaintiffs; call with DOJ; call with R	
			Keister and E Westfall re depositions; emails re	
			fact denositions	B,E,D
Rosenberg, Ezra D.	5/1/2014	6.00	Prepare for and conduct conferences with co-	
			counsel, plaintiffs groups, and DOJ; prepare for	
			and participate in hearing with Judge Ramos on	
			motion to quash	$_{\mathrm{B,E,D}}$
Rosenberg, Ezra D.	7/31/2014		Multi calls with M Posner re trial preparation;	
O.			multi calls with E Westfall re trial preparation;	
			multi calls with A Baldwin re data; multi emails to	
			plaintiff group re all of these issues.	$_{\mathrm{B,E,D}}$
Rosenberg, Ezra D.	8/1/2014		Review Texas expert reports; multi emails re	, ,
rosenserg, Ezra B.	0/1/2011	0.10	expert issues; prepare agenda for plaintiff meeting;	
			confer with A Derfner and M Posner re thereto;	
			*	B,E,D
Dogombong E D	9/90/9014	11 50	attention to FOF issues.	2,11,12
Rosenberg, Ezra D.	8/20/2014		Participate in witness preparation of DChatman;	
			continue preparation for depositions of defendants'	D
D 1 D D	0/00/001	0.05	experts.	D
Rosenberg, Ezra D.	8/22/2014	9.00	Appear at deposition of S Ansolabehere; continue	
			preparation for depositions of Hood and Mihlo.	ъ
				D

TOTAL 135.1

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Timekeeper	Workdate	Bill Hours	Narr	
Cohan,	4/18/2016	3.00	Review Texas' supplemental en banc brief; begin	
Lindsey B.			drafting outline for draft of supplemental en banc	D.
			brief.	D
Cohan,	7/27/2016	1.50	Attend various conference calls to discuss remedy for	
Lindsey B.			upcoming election; draft bill of costs for printing	
-			costs.	D,E
Cohan,	7/28/2016	1.50	Attend various conference calls to discuss interim	
Lindsey B.			remedy for upcoming election.	D,E
Cohan,	9/19/2016	7.00	Attend hearing on motions to enforce remedial order;	
Lindsey B.			attend phone conference amongst plaintiffs to discuss	
			strategy for obtaining relief from court; draft and file	
			revised proposed order for clarification of interim	
			remedial order; attend call with DOJ and Wilmer	
			Hale to discuss drafting of findings of fact relating to	
			intent; continue to work on matrix summarizing	
			findings of fact related to intent.	B,D

TOTAL 13

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Jose Garza	MALC-GARZA		1
DATE	ACTIVITY	TIME	CODE
9-21-13	Confer with and prepare MALC disclosures with MG. review internal documents etc.	1.7	D
3-13-14	review drafts of briefs on legislative privilege issue. Discuss with staff of Rep. Martinez	3	D
8-20-14	Trial prep. Review trial briefs, confer with Posner on same, review proposed trial	1.5	D
8-23-14	Review FOF, review transcripts for DC trial and depos from dc case in preparation of witness testimony. Confer with Posner.	2	D
8-30-14	Review TMF and Anchia trial testimony in DC section 5 case. Review depo of TMF in DC litigation.	2	D
8-31-14	Review TMF and Anchia depositions. Confer with TMF re trial testimony. Prepare witness questions for TMF. Confer with MGolando on same.	7	D
7-22-16	Review orders, review emails and communications on strategies for proceeding with Monday electoral issues and November	3	D
7-23-16	Review emails and confer with co-counsel on negotiations w/State on provisions for remedy for upcoming special election. (2.7); brief client. (2. nc)	2.7	D
7-24-16	Review Spanish language translation of declaration to be used In upcoming election. Confer with cocounsel and with DOJ.	2	D
6-5-17	Participate in conference calls regarding strategy for hearing on remedy. (.2); review filings in case, state's advisory etc. (.6). Confer with Chad and Ezra and Myrna. (.5).	1.3	D

TOTAL 26.2

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	LAWYER'S COMMITTE	:E	
Mark	LAWTER 5 COMMINITIE	<u> </u>	
Posner			
	Edit draft Complaint: .7		
6/26/2013			
	Strategy discussions with E. Rosenberg, J.	0.7	D
6/97/9019	Greenbaum. B. Kengle & M. Perez: 1.3 Edit draft Complaint: 2.5		D,E
	-	2.0	D,E
8/30/2013	Draft additional Complaint paragraphs: 3.5		
	Emails with co-counsel re: Complaint and	3.5	$_{\mathrm{D,E}}$
C/9.4/901.4	preparation for filing suit: .7	5.5	D,E
0/24/2014	Review & comment on Barreto draft report: 3.0		
	Tel con with co-counsel re Barreto report: .3		
	Coordination among co-counsel: .1		
	Tel call with co-counsel re affected persons who may		
	serve as witnesses: .6		
	Emails re amended disclosure: .3		
	Tel con with c o-counsel re trial planning: .3		
	Review Chatman draft report & tel con re same with	3	D, E
7/2/2014	Review decision on motions to dismiss: .5	-	,
2,2011	Review Chatman expert report, prepare written		
	analsysis, discuss with E. Rosenberg, emails with		
	Chatman re coordination and issues going forward:		
	2.7		
	Coordination emails: other case-related emails: 3	2.5	D, E
7/16/2014	Edit draft FF for Chatman report: 3.4		
	Tel con with E. Rosenberg & tel con with E.		
	Rosenberg & E. Westfall re expert report deadline		
	issue, & review Texas email re underlying computer		
	data: .4		
	Review draft consent order re expert scheduling: .1		
	Tel con with Texas re expert scheduling: .3		
	Tel con with co-counsel re de benne esse depos of		
	affected persons: .5	0.4	Ъ
		3.4	D
7/21/2014	Review NAACP-MALC Complaint with Texas		
	Answer responses matched to Complaint allegations,		
	& prepare notes: .6		
	Review draft FF prepared by Brennan Center &		
	email suggestion re revisions: .5		
	Review Texas opp to DOJ motion for a protective		
	order re OIG de po, & email E. Rosenberg re the		
	issue: .3		
	Prepare notice of corrected Chatman report: .4		
	Tel con with Chatman: .4	4.3	D
	In : 1 , , : 0.1	1.0	

DUPLICATIVE	
LAWYER'S COMMITT	EE
8/11/2014 Emails re Texas provision of data from Hood/Milyo re Barreto report: .6 Review draft of opp to Texas motion to compel re	
survey data: .3 Coordination emails and tel con.s trial prep, depo scheduling, depo prep, and discovery motions: .7	
Draft the COL: 4.1 Private plaintiffs' motion to strike: .1 Tel con with Barreto & Sanchez re reply report: .3	4.1 D
8/15/2014 Call re coordination & planning for finalizing pretrial document and trial planning, with all plaintiff counsel: 1.5 Review & edit draft FOF: 6.3 Coordination emails with other plaintiff counsel: .6 Analysis of survey & matching data re ID possession: .7	
Emails with with co-counsel re potential edits to draft FOF: .5	7.1 D
8/16/2014 Edit draft FOF and discuss with co-counsel: 7.5 Tel con & email with co-counsel re witness selection for trial: .3	7.5 D, E
8/17/2014 Tel con. with plaintiff counsel re draft FOF and COI and re evidentiary issues; prep for this tel con; & post call tel con re same with E. Rosenberg: 2.0 Review draft Barreto rebuttal report & related issues: 1.5 Review issues re FOF & email with plain tiff counse re same: 1.2 Draft additional COL: 6.5 Tel con with Barreto, Sanchez & co-counsel re rebuttal report; post-call discussion with E.	
Rosenberg re same: 1.0 8/18/2014 Tel con with E. Westfall & E. Rosenberg re FOF: .5 Draft & edit COL: 3.0	8.7 D, E
Tel con with R. Dellheim & E. Rosenberg re Hood depo: .4 Tel con with D. Chatman & E. Rosenberg, & emails re his depo: .8 Tel con with J. Garza re witnesses, & related emails: .3 Misc. coordination emails: .3 Discussions with various counsel re Herron testimony: .9	,
Edit FOF: 4.3	4.4 D
8/19/2014 Misc case emails: .4 Coordination tel con with E. Rosenberg: .2 Edit FOF: 6.0	6 D,E
Edit COL: .2 8/20/2014 Edit COL: 4.0 Edit FOF: .7 Prep Chatman for depo: 2.2	6.9 D,E
Prep Chatman for depo: 2.2	6.9 D,E

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8/21/2014 Edit COL & discussions with co-counsel re COL: 4.1 Emails re witness order: .3 Chatman depo: 1.0 Pretrial conference:.2 Court hearing: .2 Barreto/Sanchez testimony: .5 Prepare for trip to Austin for depos: .5 Emails re case plannng: .2
Chatman depo: 1.0 Pretrial conference:.2 Court hearing: .2 Barreto/Sanchez testimony: .5 Prepare for trip to Austin for depos: .5
Pretrial conference:.2 Court hearing: .2 Barreto/Sanchez testimony: .5 Prepare for trip to Austin for depos: .5
Court hearing: .2 Barreto/Sanchez testimony: .5 Prepare for trip to Austin for depos: .5
Barreto/Sanchez testimony: .5 Prepare for trip to Austin for depos: .5
Prepare for trip to Austin for depos: .5
Case plann ing tel con with plaintiffs'counsel: .5 4.1 D,E
9/7/2014 Prepare Bueck depo reading; meet with Chatman & 3
E. Rosenberg to prep for testimony; edit COL; case
strategy discussions: 10.5
9/8/2014 Trial: 8.5
Edit COL: 1.3
Plaintiff counsel meeting: .5
Discussion with Barreto/Sanchez re Texas expert
testimony: .7
Case planning email: 2
9/30/2014 Tel con with E. Rosenberg and DOJ attorneys re
potential issues re: Texas motion for a stay following
the issuance of an injunction by Judge Ramos: .4
Draft memo re scope of relief for November 2014
election; discuss with B. Kengle; edit memo based on
t hat discussion: 5.7 D,E
10/6/2014 Emails with E. Rosenberg re potential post-
judgment stay motion: .3
Draft potential order re relief for November 2014
election: 2.1
Tel con with E. Rosenberg & M. Perez re types of
potential relief for November election if judgment is
Transaran ini mai ni ila
10/10/2014 Draft several versions of potential response to Texas
advisory re relief for Nov 2014 election, review
Veasey plaintiffs' alternative draft, and phone calls
with counsel to discuss: 4.2
TOTAL 83.7

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	LAWYER'S COMM		
Ezra			
Rosenberg			
11/6/2014	Review revised outline of brief and discuss with B	1.4	
	Kengle and M Posner: 1.4		D
11/7/2014	Further review of revised draft of brief and	0.4	
	discuss with M Posner .4 hours		D
11/10/2014	Further review of brief outline and discuss with	0.5	
	M Posner		D
11/12/2014	Review multi emails re filing of exhibits and	2	
	deposition designations to and from M Yeary and		
	T Faransso and respond thereto: .7 hours		
	Confer with M Posner re brief outline .4 hours		
	Confer with R Dellheim and Meredith Baxter and		
	E Flynn are briefing i ssues .4 hours		
	Confer with Hebert re appeal expedition issues .3		
	hours		
	Review emails to and from M Posner and M Perez		D
10/10/0014	TIT I I O' O' I' O' O' II O' O' O' II O'	1.0	D
12/12/2014	Work on drafting of findings of fact for appellate	1.2	D
1/19/9015	brief 1.2 hours Continue work on draft statement of facts of	2	D
1/12/2015		Z	D
1/19/9015	appellate brief 2.0 hours Continue work on draft Statement of Facts for	1.5	D
1/10/2019	brief 1.50 hours	1.0	D, E
1/19/2015	Continue work on Statement of Facts for brief	1.5	<i>D</i> , <i>D</i>
1/10/2010	1.50 hours	1.0	D, E
1/28/2015	Review State's opening brief; discuss same with	3	,
1/20/2010	M Posner; discuss same with J Greenbaum and B	J	
	Kengle 3.0 hours		D
1/30/2015	Conference call with co-plaintiff counsel re	4	
	briefing issues 1.0 hour; begin research into		
	issues 3.0 hours		D,E
2/2/2015	Continue work on brief and conferences with A	3.5	
	Reyes and M Posner re thereto 3.50 hours		D,E
2/17/2015	Review comments from Brennan Center and	3	
	participate in call with Brennan Center and M		
	Posner and B Kengle re brief 3.00 hours		D,E
2/19/2015	Continue work on brief, including reviewing M	3	
	Posner's re-edits and Brennan Center drafts 3.00		D 17
	hours		D, E
	Continue work on brief 2.60 hours		D, E
2/23/2015	Continue work on brief 2.40 hours	2.4	D, E
2/24/2015	Continue work on brief and multi emails and	2.8	
	conferences with M Posner and M Perez and B		
	Kengle re thereto 2.80 hours		D,E
2/26/2015	Continue work on brief, including rewriting	4	
	introduction, and conferences with co-counsel and		D.E.
	with Brennan Center 4.00 hours		D,E
2/27/2015	Review multiple redrafts of portions of brief and	1.8	
	discuss changes with R Kengel and M Posner 1.80		D
0/00/001 =	hours	4	D
2/28/2015	Continue review of revisions to brief and emails	1	
	re same to L Cohan and M Posner and M Perez		D
	and B Kengle 1.0 hour		ען

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9/1/901	LAWYER'S COMM		
3/1/2015	Continue review of revisions to brief and emails	1.2	
	to M Posner and L Cohan re thereto 1.20 hours		D
2/2/2015			D
3/2/2015	Review of final draft of brief and emails to and	1.3	
	from R Kengle, M Posner, L Cohan and M Perez		ъ
	re thereto 1.2 hours		D
3/3/2015	Final review of brief and multi-emails and	2.6	
	conferences with L Cohan and M Posner re filing		
	2.60 hours		D,E
3/4/2015	Multi calls and emails re Texas request for	3	
	extension and drafting of submission re thereto		
	1.2 hours; begin review of briefs filed by other		
	plaintiffs 1.8 hours		D,E
3/19/2015	Multi calls and conferences re oral argument	1.5	
	issues 1.50 hours		D,E
3/20/2015	Multi calls and conferences re oral argument	1	
	issues 1.0 hour		D,E
3/23/2015	Multi calls and conferences re oral argument	2	,
0/20/2010	issues and re state motion for enlargement;	_	
	review draft submission re thereto 2.0 hours		D,E
3/94/9015	Calls and meetings with M Posner, B Kengel, J	1.5	
3/24/2010		1.0	
	Greenbaum, M Perez and N Korgonkaor re oral		D,E
2/20/201	argument issues 1.50 hours	0.1	D,E
3/30/2019	Confer at length with G Hebert (.4 hours), E	2.1	
	Flynn (.3 hours), S Ifill (.5 hours), J Greenbaum		
	(.3 hours) and M Posner (.3 hours) re oral		
	argument issues; email to co-counsel team re		DE
0/01/001	thereto (3 hours)	2	D,E
3/31/2015	Multi calls with G Hebert, E Flynn, M Perez re	2	
	oral argument issues 1.0 hour; confer with J		
	Greenbaum and M Posner re thereto .6 hours;		
	emails to and from S Ifill re thereto .4 hours		D D
			D,E
4/1/2015	Calls with G Hebert and DOJ re oral argument	1.3	
	issues; emails re thereto; confer with R Kengle		
	and J Greenbaum re thereto 1.3 hours		
			D,E
4/3/2015	Multi calls and emails re oral argument issues	3	
	and participate in call with DOJ and all co-		
	counsel.		D,E
4/6/2015	Multi calls and emails to and from M Posner re	3.3	
	oral argument issues 1.0 hour; call with E Flynn		
	re thereto .3 hours; calls with G Hebert re thereto		
	.4 hours; call with W Weiser and M Perez re		
	thereto ,6 hours; call with S Ifill and M Perez re		
	thereto .4 hours; follow-up emails re thereto .6		D,E
4/7/2015	Confer with J Greenbaum and M Posner re oral	2	•
4/1/2010	argument issues .4 hours; confer with G Hebert		
	re oral argument issues; .2 hours; confer with S		
	Ifill re oral argument issues and review draft		
	email re thereto .3 hours; confer with M Perez		
1	and M Posner re ora l argument issues 1.1 hours		D,E
			10,12

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	LAWYER'S COMM	ITTEE	
4/8/2015	Prepare email to group re structure for preparation of oral argument .5 hour; confer re thereto with M Posner, and review revisions and emails to and from M Perez re thereto .2 hours; email to group re structure for preparation of oral argument .1 hour; review draft of questions prepared by M Perez, edits thereto by M Posner, and revise same 1.4 hours; participate in call with all plaintiffs re oral argument preparation and	2.8	
4/13/9015	follow-up call with E Flynn re thereto .6 hour Multi calls, conferences, and emails with G	3	D,E
4/13/2013	Hebert, S Ifill, P Karlan, E Flynn, M Posner, J Greenbaum, M Perez, W Weiser, and B Kengel re oral argument issues. 5.0 hours; participate in all plaintiff call re thereto 1.0 hour	3	D,E
4/15/2015	Prepare for and participate in roundtable	6	D,E
4/10/2010	discussion with all plaintiffs in preparation for oral argument	0	D,E
5/27/2015	Prepare for and conduct meeting with all co- plaintiffs 1.10 hour; calls with M Perez and M Posner re thereto .5 hours; emails to and from A Derfner and N kargoankar .4 hours; call with E Flynn .3 hours; confer with B Kengle re motion .2	2.5	D,E
8/11/2015	Call with Erin Flynn and DOJ and G Hebert and A Derfner re interim relief issues .5 hours; emails to and from Brennan Center and Gary Bledsoe re thereto .4 hours; call with J Garza re thereto, .2 hours; call with LDF, DOJ, Hebert, Derfner, and Brennan Ce nter re thereto .7 hours	1.8	D,E
8/17/2015	Review redraft of brief in support of interim relief .3 hour; multi-emails to and from Brennan Center and DOJ re thereto .5 hours; All plaintiff call re thereto 1.3 hours; call with W Weiser and M Perez re thereto .8 hours; draft proposed	3.3	D,E
8/18/2015	changes to brief 4 hours Multi-calls and emails to and from E Flynn, N	2.4	<i>D</i> ,E
	Kargaonkor, W Weiser and M Perez re motion for interim relief		D,E

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	LAWYER'S COMM	ITTEE	
8/20/2015	Email to BC re discussion with Dunn .1 hour; call	4.6	
	from Perez re thereto .2 hour; multi-emails to and		
	from Perez re thereto .5 hours; emails to and from		
	Veasey group re thereto .2 hours; conference call		
	with all private plaintiffs re thereto .4 hours; cal l		
	with Flynn and DOJ re thereto .4 hours; call with		
	Weiser and Perez re thereto .3 hours; internal		
	discussions and emails with Greenbaum and		
	Kengle re thereto .2 hours; review Veasey motion		
	and discuss with co-counsel and internally .5		
	hours; multi-=emai ls to and from Dunn and		
	private parties re changes to Veasey motion 1.0		
	hour; call with State of Texas (M Frederick and		
	Private Plaintiffs) and then with E Flynn re		
	Veasey motion and interim relief issues 1.0 hour;		
	call with M Perez re thereto .2 hours		
			D,E
8/27/2015	Confer with plaintiffs in preparation for	6	
	discussions with State		D,E
8/28/2015	Participate in talks with State re interim relief	8	
	6.0 hours; follow-up emails and conversations		
	with co-plaintiffs re thereto and emails to J		
	Greenbaum and B Kengle re thereto .8 hours;		
	review three briefs filed by State and follow-up		
	emails re thereto 1 .2 hours		D,E
0/21/2015	Conformith D. Kongle and I. Chambarm in	4.3	D,E
8/31/2019	Confer with B Kengle and J Greenbaum in	4.3	
	preparation for discussions with co-plaintiffs and		
	co-counsel re briefing issues .4 hours; participate		
	in meeting with B Kengle and J Greenbaum and		
	M Johnson re thereto .5 hours; call with M Perez		
	re thereto .4 hours; call with all plaintiffs re		
	thereto 1.0 hour; call with M Perez and B Kengle		
	re thereto .5 hours; review of briefs filed by State		
	.3 hours; confer with LDF and Brennan Center re		
	thereto .4 hours; further discussions with J		
	Greenbaum and B Kengle re t hereto .3 hours; call with State re interim relief issues .5 hours		
	can with state re interim rener issues .5 nours		D. F.
			D,E

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	LAWYER'S COMM	ITTEE	
9/1/2015	Review email from M Perez with bullet-pointed	2.7	
	issues re petition for en banc review .1 hour;		
	prepare response thereto .3 hours; multi-emails		
	to and from M Perez re thereto .3 hours;		
	participate in call with LDF and Brennan Center		
	re en banc review issues 1.00; confer with E		
	Flynn re DOJ position on briefing .3 hours; email		
	to co-plaintiffs re thereto .2 hours; emails to and		
	from G Hebert re thereto .1 hour review email		
	from E Flynn re motion for extension and		
	respond thereto .1 hour; further emails anddi		
	scussions internally re en banc briefing issues .3		
	hours; confer with N Steiner re status and		
	Dechert participation .3 hours		D,E
9/2/2015	email to V Goode and G Bledsoe re Texas filing .2	3.9	,
	hours; emails to and from E Flynn and L Cohan		
	re motion for extension .2 hours; review draft		
	brief from Veasey plaintiffs re remand reply,		
	make revisions, and multi-emails to and from A		
	Gitlin and M Perez re thereto 1.8 hours; review		
	order from 5th Circuit on stay and remand		
	motions and emails re thereto .4 hours; confer		
	with M Bell-Platts re issues on en banc petition .3		
	hours; participate in call with DOJ re thereto and		
	follow-up emails re thereto 1.0 hour		D.E.
0/0/001		2.0	D,E
9/3/2015	Emails to and from M Perez and A Gitlin and J	2.6	
	Greenbaum and R Kengle re remand motion		
	reply brief .4 hours; email to C Dunn re thereto .2		
	hour; confer with C Dunn re thereto and follow-		
	up emails to co-counsel re thereto .5 hours;		
	review revised reply bri ef and emails to and from		
	Brennan Center and N Korgaonkor re thereto .4		
	hours; review memo from B Downes re		
	distinguishing Clements, Gonzalez and Frank for		
	purposes of en banc opposition and confer with E		
	Flynn and B Kengle re thereto .8 hours; multi-tel		
	ephone calls with A Derfner re en banc issues .5		
	hours		D,E
8/1/2016	Multi- calls and emails with M Frederick re JOint	8	
	Submission; several all-plaintiff calls and calls		
	with State re Joint Submission; Follow-up calls		
	and emails to and from al co-plaintiffs and DOJ		
	re State reneging on agreement		D E
0/0/001.0	M. 1 11 1 1	0.*	D,E
8/2/2016	Multi-calls and emails to and from all-planitiffs	6.5	
	and DOJ and with state re effects of State		
	reneging on agreement; revising order; beginning		
1	preparation of brief; continual negotiations with		D,E
	Istate		٠,٠

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	LAWYER'S COMM	ITTEE	
8/3/2016	Multi calls and emails to and from all plaintiffs	7.5	
	and State and numerous all party calls re		
	negotiations over Joint Submission; review and		
	revisions of brief in support of addition terms;		
	continual negotiations with State and		
	coordination		D,E
9/6/2016	Conduct call with DOJ and plaintiffs re DOJ	7.5	
	motion and re private plaintiffs' proposed motion;		
	Multi emails and calls to and from A Derfner, G		
	Herbert, L Cohan, L Aden, D Freeman, G		
	Bledsoe, and C Dunn, among others, re thereto;		
	draft private plaintiffs' motion		D E
0.1=10.01.0			D,E
9/7/2016	Multi emails to and from G Hebert, A Derner, G	6	
	Bledsoe, Y Banks, L Cohan, M Perez, R Dellheim,		
	D Freeman, L Aden, D Ross, and others and		
	drafting and re-drafting private plaintiffs motion;		
	Calls with R Dellheim re thereto; emails to and		
	from B Cortez, Co urt Clerk, rethereto		D,E
9/9/2016	Multi calls and emails to and from co-plaintiffs re	2	D , D
0.0.2010	drafting of letter to State re Montgomery County	_	
	Democratic Party issue; drafting of email re		
	thereto		D,E
11/21/2016	Continue work on opposition to petition for	5.5	
	certiorari; multi-emails and calls with co-		
	plaintiffs re thereto		D, E
11/22/2016	Conduct conference calls with co-plaintiffs re cert	4.9	
	briefing issues; Continue work on opposition to		
	petition for certiorari; multi-emails and calls with		
	co-plaintiffs re thereto		D, E
7/26/2018	Review redraft from CLC and edits from Brennan	2	
	Center and LDF; confer with D Lang, M Gaber		
	and G Hebert re thereto; redraft opposition brief;		
	email to co-counsel re thereto		_
			D
7/31/2018	Review and synthesize comments from co-	1	D
	plaintiffs into brief		D

TOTAL 174.2

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DUPLICATIVE TX NAACP-NOTZON

Robert Notzon

Date	<u>Task</u>	Sound Billling Judgment	<u>Fee</u>	
1/22/2014	ACTIVITIES: Appear for/attend: Conference with co- counsel, re: discovery and other matters	0.25	\$136.00	D
7/30/2014	Helped with witness depo prep for Jackson and Bates	1.00	\$544.00	D

TOTAL 1.25